Law Office of CURTIS O BARNES, PC

PO Box 1390

ANAHEIM CA 92815-1390 Ph: 866,477,8222 Fax: 866,477,8227

Anaheim, California

Columbus, Ohio

April 13, 2006

Chairman Kevin J. Martin Federal Communications Commission 445 12th Street, SW Washington, D.C. 20554

RE: CG Docket No. 02-278

My name is Osvaldo Gonzalez, and I am a Collector for the Law Office of Curtis O Barnes, PC ("LOCOB") located in Anaheim, California and Columbus, Ohio. We do not perform telemarketing services. LOCOB is a collection law firm where I am a member of the collection department.

The purpose of this correspondence is twofold. First, I wish to make you aware our business has been substantially harmed as a result of the Federal Communications Commission's (FCC) 2003 regulatory decision to expand the definition of autodialer beyond its statutory definition. Second, I urge you, as the chair of the FCC, to ask the commission to grant ACA International's (ACA) request for regulatory clarification in favor of the industry as well as all consumers who lawfully pay for goods and services that they have purchased.

As you know, the Telephone Consumer Protection Act (TCPA) was passed in 1991. This law was designed to protect consumers from invasive calls from telemarketers. One of the provisions of the TCPA prohibits the use of an autodialer to communicate with a consumer by way of their cell phone. Between 1991 and 2003, the FCC consistently ruled that this autodialer prohibition did not apply to calls made using an autodialer if the sole purpose of the calls was to recover payments for goods and services already purchased.

But in July 2003, the FCC took a dramatic shift in its position about the applicability of the autodialer prohibition to the credit and collection industry when it expanded the statutory definition of autodialer to include predictive dialers. By expanding the definition of autodialer and failing to restate the commission's prior rulings that calls made by creditors and debt collectors to consumers' about their past due payment obligations by way of their cell phones were not subject to the autodialer prohibition, the FCC inadvertently brought calls my company makes for the sole purpose of recovering past due payment obligations from consumers within the scope of the regulation. This shift in policy has caused my business substantial harm. The loss of the use of the predictive dialer can easily reduce the number of daily representative contacts by a factor of three or four. This translates in to correspondingly less money collected.

No. of Copies rec'd

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I am aware ACA has filed a Petition for an Expedited Ruling regarding this issue in proceeding CG Docket No. 02-278 with the commission. I fully support ACA's petition and the relief requested, including ACA's statement of the harm to business and the federal and state governments as a result of the FCC's rule. I believe that the FCC should not uphold an unsupportable and damaging regulatory interpretation that will encourage the evasion and non-payment of debts by prohibiting the use of autodialers to telephone consumers by way of their cell phones. To do so is contrary to the intent of Congress and all prior rulings of the FCC between 1991 and 2003 concerning this issue.

In the specific context of recovering payments, I use predictive dialers to complete transactions for which consumers have obtained a benefit, without payment. They are not used — nor do they have the capacity to be used — to randomly solicit customers to make purchases or advertise goods. In fact, autodialer technology is the most accurate way for me to call consumers about their past due payment obligations. Autodialers increase the accuracy of dialed numbers and also restrict calls to the permitted calling times in the time zone of the consumer.

If the FCC's 2003 regulatory definition of autodialer is allowed to stand, creditors and their debt collection agents face the devastating loss of an essential technological tool, namely the autodialer. It cannot be overstated that autodialer technology is directly or indirectly responsible for returning tens of billions of dollars each year to the U.S. economy. Banning their use in this limited context would not only be inconsistent with Congress' intent, but it would be an unconscionable interference with creditors' ability to request payment from its own customers. Additionally, one of the largest creditors in the United States is the federal government. If the FCC does not clarify that the autodialer prohibition does not apply to those making calls to collect past due payment obligations, the federal government will be forced to discontinue its use of autodialers to recover past due payment obligations from tax payers. Such a result would be devastating to the federal government, including the FCC, Department of the Treasury, Department of Education and the Internal Revenue Service and cause all citizens who lawfully pay their federal taxes and other payments owed to the federal government to suffer substantial harm. The loss of use of the autodailer will have similar adverse impact on the state and local governments in California and Ohio.

The TCPA was enacted to protect consumers from unsolicited advertisements and telemarketing calls. The TCPA's prohibition against the use of autodialers to contact consumers by way of their cell phones was specifically intended to protect consumers from incurring charges as a result of unwarranted telemarketing calls being made to their wireless phones about products or services to be purchased in the future. There was never any intention on the part of Congress to prohibit creditors and collection agencies from being able to contact consumers on their wireless phones about a past due payment obligation for goods and services already purchased and received.

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dramatically fallen since 1991. So much so that in many cases it is less expensive to have cellular service than a land line.

As it stands today, my business, along with thousands of others, face serious financial hardship due to the FCC's regulatory reversal. The FCC's rule needlessly subjects us to federal enforcement and private litigation, even though Congress never intended such an outcome.

For these reasons, the FCC should promptly clarify that autodialer calls to wireless numbers solely to recover payment obligations are not covered by the TCPA regulations for the reasons expressed above and by the ACA.

Sincerely

Osvaldo Gonzalez

Law Office of

CURTIS O BARNES, PC

PO Box 1390 Anaheim CA 92815-1390 Ph: 866.477.8222 Fax: 866.477.8227

ANAHEIM, CALIFORNIA ■ ■ COLUMBUS, OHIO

April 13, 2006

Chairman Kevin J. Martin Federal Communications Commission 445 12th Street, SW Washington, D.C. 20554

RE: CG Docket No. 02-278

My name is April Santoyo, and I am a Collector for the Law Office of Curtis O Barnes, PC ("LOCOB") located in Anaheim, California and Columbus, Ohio. We do not perform telemarketing services. LOCOB is a collection law firm where I am a member of the collection department.

The purpose of this correspondence is twofold. First, I wish to make you aware our business has been substantially harmed as a result of the Federal Communications Commission's (FCC) 2003 regulatory decision to expand the definition of autodialer beyond its statutory definition. Second, I urge you, as the chair of the FCC, to ask the commission to grant ACA International's (ACA) request for regulatory clarification in favor of the industry as well as all consumers who lawfully pay for goods and services that they have purchased.

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But in July 2003, the FCC took a dramatic shift in its position about the applicability of the autodialer prohibition to the credit and collection industry when it expanded the statutory definition of autodialer to include predictive dialers. By expanding the definition of autodialer and failing to restate the commission's prior rulings that calls made by creditors and debt collectors to consumers' about their past due payment obligations by way of their cell phones were not subject to the autodialer prohibition, the FCC inadvertently brought calls my company makes for the sole purpose of recovering past due payment obligations from consumers within the scope of the regulation. This shift in policy has caused my business substantial harm. The loss of the use of the predictive dialer can easily reduce the number of daily representative contacts by a factor of three or four. This translates in to correspondingly less money collected.

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Sincerely,

April Santoyo

cc: ACA International

4/14/06

US Bank 9321 Olive Blvd. St. Louis, MO 63132

April 11, 2006



Chairman Kevin J. Martin Federal Communications Commission 445 12th Street, SW Washington, D.C. 20554

RE: CG Docket No. 02-278

My name is Charsetta Cornelius, and I am a Collection Supervisor of US BANK located in Missouri. I do not perform telemarketing services. Rather I am a first party debt collector. The purpose of this correspondence is twofold. First, I wish to make you aware my business has been substantially harmed as a result of the Federal Communications Commission's (FCC) 2003 regulatory decision to expand the definition of autodialer beyond its statutory definition. Second, I urge you as the chair of the FCC to ask the commission to grant ACA International's (ACA) request for regulatory clarification in favor of the industry as well as all consumers who lawfully pay for goods and services they have purchased.

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Moreover, wireless phone usage has grown exponentially since 1991 when the TCPA was enacted. Today, more than one out of every five Americans under the age of 35 does not have a landline phone and instead uses a wireless phone as their exclusive means of telephonic communication. If allowed to stand, the long-term consequences of the FCC's decision are foreboding at best.

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Sineerely.

Charsetta Cornelius Collection Supervisor

US BANK

Law Office of

CURTIS O BARNES, PC

PO Box 1390 Analiem CA 92815-1390 Pit: 866.477.8222 Fax: 866.477.8227

Anaheim, California

Columbus, Ohio

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Federal Communications Communication

Office of the bearing

April 13, 2006

Chairman Kevin J. Martin Federal Communications Commission 445 12th Street, SW Washington, D.C. 20554

RE: CG Docket No. 02-278

My name is Adrian Cerda, and I am the Receptionist for the Law Office of Curtis O Barnes, PC ("LOCOB") located in Anaheim, California and Columbus, Ohio. We do not perform telemarketing services. LOCOB is a collection law firm where I am a member of the support staff.

The purpose of this correspondence is twofold. First, I wish to make you aware our business has been substantially harmed as a result of the Federal Communications Commission's (FCC) 2003 regulatory decision to expand the definition of autodialer beyond its statutory definition. Second, I urge you, as the chair of the FCC, to ask the commission to grant ACA International's (ACA) request for regulatory clarification in favor of the industry as well as all consumers who lawfully pay for goods and services that they have purchased.

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For these reasons, the FCC should promptly clarify that autodialer calls to wireless numbers solely to recover payment obligations are not covered by the TCPA regulations for the reasons expressed above and by the ACA.

Sincerely,

Adrian Cerda



9000 Regency Square Blvd. Ground Floor Jacksonville, Fl 32211 Tel: 877-726-8505 Fax: 904-493-4654



4/12/2006

Chairman Kevin J. Martin Federal Communications Commission 445 12th Street, SW Washington, D.C. 20554

RE: CG Docket No. 02-278

My name is Keith Brong, and I am the Executive Sales Manager of United Legal Corporation located in Florida. I do not perform telemarketing services. Rather I am a collection agency. The purpose of this correspondence is twofold. First, I wish to make you aware my business has been substantially harmed as a result of the Federal Communications Commission's (FCC) 2003 regulatory decision to expand the definition of autodialer beyond its statutory definition. Second, I urge you as the chair of the FCC to ask the commission to grant ACA International's (ACA) request for regulatory clarification in favor of the industry as well as all consumers who lawfully pay for goods and services they have purchased.

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Sincerely,

Keith K Brong

Executive Sales Manager United Legal Corporation

PROGRESSIVE FINANCIAL SERVICES INC



No. of Copies rec'd

April 10, 2006

Chairman Kevin J. Martin Federal Communications Commission 445 12th Street, SW Washington, D.C. 20554

RE: CG Docket No. 02-278

I am an employee of Progressive Financial Services, Inc. Our address is 1919 W. Fairmont Dr, Building 8, Tempe, Arizona 85054. I do not perform telemarketing services. Rather we are a Collection Agency. The purpose of this correspondence is twofold. First, I wish to make you aware my business has been substantially harmed as a result of the Federal Communications Commission's (FCC) 2003 regulatory decision to expand the definition of autodialer beyond its statutory definition. Second, I urge you as the chair of the FCC to ask the commission to grant ACA International's (ACA) request for regulatory clarification in favor of the industry as well as all consumers who lawfully pay for goods and services they have purchased.

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the Department has available to lend to college bound students who need that aid to pursue a college degree!

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Sincerely, Gualdy N Dlum
Guadalyx N Gloria



RECEIVED & INSPECTED

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FCC - MAILROOM

April 10, 2006

Chairman Kevin J. Martin Federal Communications Commission 445 12th Street, SW Washington, D.C. 20554

RE: CG Docket No. 02-278

I am an employee of Progressive Financial Services, Inc. Our address is 516 N. Production St, Aberdeen, South Dakota 57401. I do not perform telemarketing services. Rather we are a Collection Agency. The purpose of this correspondence is twofold. First, I wish to make you aware my business has been substantially harmed as a result of the Federal Communications Commission's (FCC) 2003 regulatory decision to expand the definition of autodialer beyond its statutory definition. Second, I urge you as the chair of the FCC to ask the commission to grant ACA International's (ACA) request for regulatory clarification in favor of the industry as well as all consumers who lawfully pay for goods and services they have purchased.

As you know, the Telephone Consumer Protection Act (TCPA) was passed in 1991. This law was designed to protect consumers from invasive calls from telemarketers. One of the provisions of the TCPA prohibits the use of an autodialer to communicate with a consumer by way of their cell phone. Between 1991 and 2003, the FCC consistently ruled that this autodialer prohibition did not apply to calls made using an autodialer if the sole purpose of the calls was to recover payments for goods and services already purchased.

But in July 2003, the FCC took a dramatic shift in its position about the applicability of the autodialer prohibition to the credit and collection industry when it expanded the statutory definition of autodialer to include predictive dialers. By expanding the definition of autodialer and failing to restate the commission's prior rulings that calls made by creditors and debt collectors to consumers' about their past due payment obligations by way of their cell phones were not subject to the autodialer prohibition, the FCC inadvertently brought calls my company makes for the sole purpose of recovering past due payment obligations from consumers within the scope of the regulation. This shift in policy has caused my business substantial harm. We recently spent over \$300,000.00 purchasing a new auto dialer to assist in collecting defaulted Student Loan account for the United States Department of Education. If we are not able to use this equipment in our collections efforts it will directly impact the amount of money we are able to return to the US Department of Education, and by extension the amount of money

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Heidi L Johnson



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